

REMARKS

Applicant through his attorney, identified below, held a telephone interview with the Examiner Samuel Rimell in charge of this Application on November 30, 2007 to discuss the outstanding rejection and in particular the rejection of the claims 6-7 under 35 USC 112, first and second paragraphs, as failing to comply with the written description requirement and as being indefinite.

It was agreed that the claims comply with the written description requirement and that the computer at the second location is indeed absent a CPU having information processing capability and is being used to access to access information from the computer at the first location for display on the video monitor at the second location and to use the keyboard at the second location in conjunction with the video monitor to modify information in the computer a the first location and/or create new data files. Accordingly, it was agreed that the rejection of claims 6-7 under 35 USC 112, first and second paragraphs, would be withdrawn.

The rejection of claims 8-9 under 35USC 103(a) as being unpatentable over Howard et al in view of Thomson et al is respectfully traversed.

Claims 6 and 8 have been amended in accordance with the suggestion of the Examiner to specify that the second location includes means for communicating with the internet. Clearly, Howard does not teach or suggest an arrangement between a fist computer at a first location which includes a CPU and information processing capability and memory for forming and storing data files of business and/or personal

information and an operator located at a second location remote from said first location with the second location having a video monitor, a modem, means for communicating with the internet including a browser for accessing the internet, a wireless communication device and a keyboard processor unit having a keyboard and an ASCII encoder and decoder for receiving and transmitting ASCII data but does not have available at the second location a computer with a CPU having information processing capability and memory to form and store data files. The operator uses the wireless communicating device to establish a wireless interconnection through the internet via the browser for communicating between the keyboard processing unit at the second location and the remotely located computer at the first location and uses the keyboard in conjunction with the video monitor at the second location to access information from the computer at the first location for display on the video monitor at the second location and to modify information stored in existing files in the remotely located computer and/or create new data files in the computer at the first location.

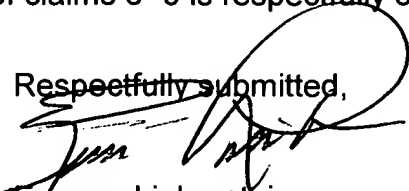
Howard relates to an entirely different arrangement between an operator having a wrist pendant keyboard system and an optical matrix array for communicating to a base station. The base station which has a monitor and a computer is not intended or designed to wirelessly transmit to a remote computer not show nor would this have any meaning relative to the subject invention in which only the remote location has a CPU and data files. Accordingly, the rejection of

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claims 8-9 under 35USC 103(a) should be withdrawn and the application allowed.

Reconsideration and allowance of claims 6 -9 is respectfully solicited.

Respectfully submitted,


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CERTIFICATION OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents P. O. Box 1450 Alexandria VA 22313-1450 on December 26, 2007.

Eugene Lieberstein

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